## **REMARKS**

## I. STATUS OF CLAIMS

Claims 1-30 are pending herein.

## II. REJECTION OF CLAIMS 1-30 FOR OBVIOUSNESS UNDER 35 U.S.C. §103(A) OVER URANO IN VIEW OF CLARK

The present invention as recited, for example, in claim 1, relates to an electronic apparatus having a display, comprising (a) a first memory, provided in said apparatus, storing therein a parameter representing at least conditions of an illegal use of said apparatus; (b) a second memory, attached to said apparatus, storing image information acquired by a photographing device which photographs a user of said apparatus; and (c) a control unit which stores, in said second memory, image information acquired by said photographing device which photographs the user when said conditions represented by said parameter read out from said first memory are established, and displaying said image information on the display.

Please note that claim 1 is amended to recite that the first memory is provided in said apparatus, and that the second memory is attached to said apparatus. Somewhat similar amendments are made to the other independent claims. Support for the amendments is found, for example, in FIG. 1, and the disclosure on page 4, lines 36-37; page 6, lines 1-4; page 6, lines 27-29; page 7, lines 31-35; and page 9, lines 36-37, of the present application.

Therefore, according to various embodiments of the present invention, it is possible for an apparatus to identify the illegal user of the apparatus and display the image information on a display of the apparatus.

Urano detects illegal access of a computer, and notifies the illegal access to a managing computer. See, for example, column 4, lines 55-59, of Urano. However, Urano does not relate to taking a photograph of a user and displaying image information when illegal use occurs. More specifically, Urano does not disclose or suggest storing image information acquired by a photographing device which photographs a user of the apparatus when conditions of an illegal use represented by a parameter read out from a memory in the apparatus are established, and displaying the image information on a display as recited, for example, in claim 1.

Clark discloses a card user identification system having a computerized fingerprint matching system that identifies a user of a card. More specifically, in Clark, a user of a card, such as a credit card, must have his/her fingerprints taken at a fingerprint scanner when using

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the card. A camera takes a photograph of the user standing at the fingerprint scanner when the fingerprints of the user do not match a previously recorded fingerprint for a user of the card. See, for example, column 3, lines 18-54, of Clark.

However, Clark does not have a memory attached to the apparatus to store the acquired image information of the user using the apparatus, and a display of the apparatus to display the image information as recited, for example, in claim 1.

For example, in Clark, image information is not stored in a memory attached to the device in which the card is being used. Instead, in Clark, image information from the camera is transmitted to a remote location, such as to the central station 1, for storage. See, for example, column 3, lines 6-9; column 25-30; column 4, lines 34-37, of Clark.

Moreover, Clark does not display the image information on a display of the device in which the card is being used. Instead, in Clark, it appears that image information is stored and viewed at a remote location.

Although the above comments are directed to claim 1, it is respectfully submitted that the comments would be helpful in understanding various differences of various other claims over the cited references.

In view of the above, it is respectfully submitted that the rejection is overcome.

## III. CONCLUSION

In view of the above, it is respectfully submitted that the application is in condition for allowance, and a Notice of Allowance is earnestly solicited.

If there are any additional fees associated with filing of this Amendment, please charge the same to our Deposit Account No. 19-3935.

By:

Respectfully submitted,

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